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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

GLOBAL TOUCH SOLUTIONS, LLC,

Plaintiff,

v.

TOSHIBA CORPORATION, et al.,

Defendants.

Case Nos. 3:15cv2746-JD
3:15cv2747-JD
3:15cv2748-JD
3:15cv2749-JD
3:15cv2750-JD

**JOINT STATUS UPDATE REGARDING
INTER PARTES REVIEW
PROCEEDINGS**

Honorable James Donato

GLOBAL TOUCH SOLUTIONS, LLC,

Plaintiff,

v.

VIZIO, INC.,

Defendant.

GLOBAL TOUCH SOLUTIONS, LLC,

Plaintiff,

v.

APPLE INC.,

Defendant.

JOINT STATUS UPDATE

1 GLOBAL TOUCH SOLUTIONS, LLC,
 2 Plaintiff,
 3 v.
 4 MOTOROLA MOBILITY LLC,
 5 Defendant.

7 GLOBAL TOUCH SOLUTIONS, LLC,
 8 Plaintiff,
 9 v.
 10 MICROSOFT CORPORATION, et al.,
 11 Defendants.

13 Pursuant to the Court's Order on April 7, 2016, Plaintiff Global Touch Solutions, LLC
 14 ("Global Touch") and Defendants Apple Inc.; Microsoft Corporation; Microsoft Mobile, Inc.;
 15 Motorola Mobility LLC; Toshiba Corporation; Toshiba America Information Systems, Inc.; and
 16 VIZIO, Inc. (collectively, "Defendants") submit this Joint Status Update in the above-captioned
 17 cases.

18 Global Touch has asserted eight patents against the Defendants across the five above-
 19 captioned cases—ranging from three patents against Toshiba, five patents against Apple, six
 20 patents against VIZIO, and all eight patents against Microsoft and Motorola. The Patent Trial
 21 and Appeal Board (PTAB) has now invalidated all of the challenged claims of all eight asserted
 22 patents.

23 The PTAB instituted sixteen IPR trials to determine the validity of the eight asserted
 24 patents. All sixteen trials have now terminated favorably to the Defendants. In two of the trials,
 25 Global Touch filed statutory disclaimers canceling all the challenged claims, and received
 26 adverse judgment from the PTAB (Nos. 2016-00158 & 2016-00221). Across the remaining
 27 fourteen trials the PTAB invalidated all remaining challenged claims, following oral argument.
 28 The PTAB has now invalidated all claims asserted against Apple, Microsoft, Motorola, and

Toshiba.

A table of the IPRs, listing the date of institution of each proceeding, the result of the final decision, and the deadline for any appeal is included below:

<u>IPR No.</u>	<u>Patent No.</u>	<u>Institution Date</u>	<u>Final Decision</u>	<u>Appeal Deadline</u>
IPR2015-01023	8,035,623	9/28/2015	Claims Invalid	11/28/2016
IPR2015-01147	7,994,726	11/17/2015	Claims Invalid	1/18/2017
IPR2015-01148	7,498,749	11/17/2015	Claims Invalid	1/18/2017
IPR2015-01149	7,329,970	11/17/2015	Claims Invalid	1/18/2017
IPR2015-01150	7,781,980	11/17/2015	Claims Invalid	1/18/2017
IPR2015-01151	8,288,952	11/17/2015	Claims Invalid	1/18/2017
IPR2015-01171	7,994,726	11/17/2015	Claims Invalid	1/18/2017
IPR2015-01172	7,498,749	11/17/2015	Claims Invalid	1/18/2017
IPR2015-01173	7,329,970	11/17/2015	Claims Invalid ¹	1/18/2017
IPR2015-01174	7,781,980	11/17/2015	Claims Invalid	1/18/2017
IPR2015-01175	8,288,952	11/17/2015	Claims Invalid	1/18/2017
IPR2015-01603	7,498,749	12/2/2015	Claims Invalid	1/31/2017
IPR2015-01616	7,265,494	1/28/2016	Claims Invalid	3/1/2017
IPR2015-01928	7,265,494	3/14/2016	Claims Invalid	3/1/2017
IPR2016-00158	7,772,781	4/29/2016	Claims Invalid	N/A
IPR2016-00221	7,772,781	5/17/2016	Claims Invalid	N/A

¹ The PTAB's final decision in IPR2015-01173 invalidated thirteen of the fourteen challenged claims. The PTAB invalidated the remaining claim in IPR2015-01149.

1 Dated: January 3, 2017

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Respectfully submitted,

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FILER'S ATTESTATION

Pursuant Civil Local Rule 5-1(i)(3), the undersigned attests that concurrence in the filing of this **JOINT CASE UPDATE REGARDING INTER PARTES REVIEW PROCEEDINGS** has been obtained from each of the other signatories.

Dated: January 3, 2017

Respectfully Submitted,

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